

IN THE UNITED STATES PATENT  
AND TRADEMARK OFFICE



Appln No. : 09/610,033  
Applicant(s): Noriki TACHIBANA et al.  
Filed : July 5, 2000  
For : CELLULOSE ESTER FILM AND  
PRODUCTION METHOD OF THE  
SAME  
Art Unit : 1773  
Examiner : Sheeba Ahmed  
Docket No. : 00491/HG  
Confirm. No.: 4239  
Customer No.: 01933

Express Mail Mailing Label  
No.: EV 366 566 721 US  
Date of Deposit: February 27, 2004

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*Laraine Dobies*  
Laraine Dobies

In the event that this Paper is late filed, and the necessary petition for extension of time is not filed concurrently herewith, please consider this as a Petition for the requisite extension of time, and to the extent not tendered by check attached hereto, authorization to charge the extension fee, or any other fee required in connection with this Paper to Account No. 06-1378.

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PETITION FOR EXTENSION OF TIME

FRISHAUF, HOLTZ, GOODMAN  
& CHICK, P.C.  
ATTORNEYS-AT-LAW  
767 THIRD AVENUE, 25TH FLOOR  
NEW YORK, NY 10017-2023

94255

1-108/210

February 26, 2004 DATE

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00491/HG - TACHIBANA et al.	
USSN 09/610,033	
Fee for 3 month time extension	

FRISHAUF, HOLTZ, GOODMAN  
& CHICK, P.C.



⑈094255⑈ ⑆021001088⑆ 615001939⑈

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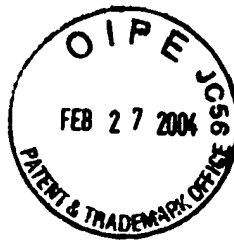
Frishauf, Holtz, Goodman  
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767 Third Ave., 25th Floor  
New York, NY 10017-2023  
Tel. No. (212) 319-4900  
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Respectfully submitted,

*Marshall J. Chick*  
MARSHALL J. CHICK  
Reg. No. 26,853

Enc.: Check for \$950.00

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AND TRADEMARK OFFICE



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*Laraine Dobies*  
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SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

FRISHAUF, HOLTZ, GOODMAN  
& CHICK, P.C.  
ATTORNEYS-AT-LAW  
767 THIRD AVENUE, 25TH FLOOR  
NEW YORK, NY 10017-2023

94256

1-108/210

February 26, 2004 DATE

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00491/HG - TACHIBANA et al	
USSN 09/610,033	
Fee for filing IDS	

FRISHAUF, HOLTZ, GOODMAN  
& CHICK, P.C.

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⑈094256⑈ ⑆021001088⑆ 615001939⑈

patent listed that is not in the English language. The Examiner objected to the specification statement on the basis that it merely mentions that these documents are examples of documents describing treatment techniques. It is submitted that, in fact,